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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO		
10/617,589	07/11/2003	Patricia D. Hayden	168/1	3703		
7590 02/12/2004			EXAMINER			
Schwartz Law Firm, P.C.			CONLEY, FF	CONLEY, FREDRICK C		
SouthPark Towers Suite 530			ART UNIT	PAPER NUMBER		
6100 Fairview Road			3673			
Charlotte, NC	28210	DATE MAILED: 02/12/2004				

Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>	· · · · · · · · · · · · · · · · · · ·	Annlina	lian Na	Applicant(s)				
Office Action Summary		Application 40/617						
		10/617,		Art Unit	JIA D.			
	_	1	C Conley	3673				
	The MAILING DATE of this communic		<u>*</u>		idress			
Period fo								
THE I - External after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOMAILING DATE OF THIS COMMUNION STATE OF THIS COMMUNICATION STATE OF THIS COMMUNICAT	CATION. f 37 CFR 1.136(a). In no e inication. days, a reply within the st utory period will apply and fill, by statute, cause the ar	event, however, may a reply be tin atutory minimum of thirty (30) day will expire SIX (6) MONTHS from oplication to become ABANDONE	nely filed s will be considered timel the mailing date of this c D (35 U.S.C. § 133).				
	Responsive to communication(s) filed	i on <i>11 July 200</i> 3.						
	This action is FINAL . 2b)⊠ This action is non-final.							
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4) 🛛	☑ Claim(s) <u>1-17</u> is/are pending in the application.							
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) <u>8,9 and 17</u> is/are allowed.							
6)⊠	Claim(s) <u>1,4-7,10 and 13-16</u> is/are rejected.							
7)🖂	Claim(s) <u>2,3,11 and 12</u> is/are objected to.							
8) 🗌	Claim(s) are subject to restriction and/or election requirement.							
Applicati	on Papers							
9) 🗌	The specification is objected to by the	Examiner.						
10)	The drawing(s) filed on is/are:	a) accepted or b	o) objected to by the I	Examiner.				
·	Applicant may not request that any object	tion to the drawing(s)	be held in abeyance. See	e 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including	the correction is requ	ired if the drawing(s) is ob	jected to. See 37 Cl	FR 1.121(d).			
11)	The oath or declaration is objected to	by the Examiner. N	Note the attached Office	Action or form P7	ΓΟ-152.			
Priority (ınder 35 U.S.C. §§ 119 and 120							
12)	Acknowledgment is made of a claim t ☐ All b) ☐ Some * c) ☐ None of:)-(d) or (f).				
	 Certified copies of the priority of the certified copies of the priority of the certified copies of the certified copies of application from the Internation 	locuments have be f the priority docun al Bureau (PCT Re	en received in Applicati nents have been receive ule 17.2(a)).	ed in this National	Stage			
13)∭ <i>A</i> si 3	See the attached detailed Office action Acknowledgment is made of a claim fo ince a specific reference was included 7 CFR 1.78.	r domestic priority in the first sentend	under 35 U.S.C. § 119(ce of the specification of	e) (to a provisiona in an Application				
 a) The translation of the foreign language provisional application has been received. 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. 								
Attachmen	t(s)							
2) Notic	e of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PT mation Disclosure Statement(s) (PTO-1449) Pa		4) Interview Summary 5) Notice of Informal F 6) Other:	•				

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 5-7, 10, and 14-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Pat. No. 4,601, 076 to Knobeloch in view of U.S. Pat. No. 3,774,249 to Ybarra et al.

Regarding claim 1, Knobeloch discloses a sleeping mat comprising;

a mat case 20 including top and bottom fabric panels having joined side edges and joined end edges, and said bottom panel defining a lateral opening for receiving a sleeping mat 14 inside said mat case;

a blanket 22 attached to one end of said mat case, and having a free end adapted for covering a user on the sleeping mat. Knobeloch fails to disclose a means for releasably holding the free end of said blanket to said mat case. Ybarra discloses a means 30 for releasably holding the free end of a blanket 26 to a mat case 12. It would have been obvious to one having ordinary skill in the art at the time of the invention to employ a means as taught by Ybarra with the sleeping mat of Knobeloch in order to fixedly secure the blanket to the mat case.

Regarding claim 5, wherein said blanket 22 has sufficient width and length to cover the top fabric panel of said mat case when spread.

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Regarding claim 6, wherein said blanket is sewn along a bottom 27 of said mat case from one side of said mat case to the other (col. 3 lines 26-29)(Knobeloch).

Regarding claim 7, wherein the length of said blanket 22 is substantially equal to the length of said mat case (fig 1).

Regarding claim 10, Knobeloch discloses a sleeping mat comprising;

a mat case 20 including top and bottom fabric panels having joined side edges and joined end edges, and said bottom panel defining a lateral opening for receiving a sleeping mat 14 inside said mat case;

a blanket 22 attached to one end of said mat case, and having a free end adapted for covering a user on the sleeping mat. Knobeloch fails to disclose a means for releasably holding the free end of said blanket to said mat case. Ybarra discloses a means 30 for releasably holding the free end of a blanket 26 to a mat case 12. It would have been obvious to one having ordinary skill in the art at the time of the invention to employ a means as taught by Ybarra with the sleeping mat of Knobeloch in order to fixedly secure the blanket to the mat case.

Regarding claim 14, wherein said blanket 22 has sufficient width and length to cover the top fabric panel of said mat case when spread.

Regarding claim 15, wherein said blanket is sewn along a bottom of said mat case from one side of said mat case to the other (col. 3 lines 26-29).

Regarding claim 16, wherein the length of said blanket 26 is substantially equal to the length of said mat case (fig 1)(Knobeloch).

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Claims 4 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Pat. No. 4,601, 076 to Knobeloch in view of U.S. Pat. No. 3,774,249 to Ybarra et al and U.S. Pat. No. 6,654,277 to Marson.

In reference to claims 4 and 13, Knobeloch discloses all of the Applicant's claimed limitations except for the lateral opening defined by overlapping bottom and panel sections. Marson discloses a sleeping pad with a lateral opening defined by overlapping bottom panel sections (92a,92b) cooperating to maintain coverage of said mat case over the sleeping mat at said opening. It would have been obvious to one having ordinary skill in the art at the time of the invention to employ the overlapping panel sections as taught by Marson with the sleeping pad of Knobeloch in order to enclose the chamber receiving the sleeping mat.

Allowable Subject Matter

Claims 2-3 and 11-12 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claims 8-9 and 17 are allowed.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Fredrick C Conley whose telephone number is 308-7468. The examiner can normally be reached on m-th m-fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Heather Shackelford can be reached on 308-2978. The fax phone number for the organization where this application or proceeding is assigned is 305-7687.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 308-2168.

FG.

TERI PHAM LUU PRIMARY EXAMINER